

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addiese: COMMISSIONER FOR PATENTS P O Box 1450 Alexandria, Virginia 22313-1450 www.wepto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/813,031	03/31/2004	Hiroki Goko	030712-36	3838
78198 7590 09/14/2010 Studebaker & Brackett PC One Fountain Square			EXAMINER	
			MEMULA, SURESH	
Reston, VA 20	n Drive, Suite 750		ART UNIT	PAPER NUMBER
,			2825	
			MAIL DATE	DELIVERY MODE
			09/14/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)			
10/813,031	GOKO ET AL.			
Examiner	Art Unit			
SURESH MEMULA	2825			

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.
- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).

 Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any

earne	d patent term adjustment. See 37 CFR 1.704(b).					
Status						
1)🖂	Responsive to communication(s) filed on 29 June 2010.					
	This action is FINAL. 2b) This action is non-final.					
3)	Since this application is in condition for allowance exce	ot for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under Ex parte C	Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition	on of Claims					
4) 又	Claim(s) 1 and 3-5 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
	Claim(s) is/are allowed.					
	S) Claim(s) 1 and 3-5 is/are rejected.					
7)	Claim(s)is/are objected to.					
8)□	8) Claim(s) are subject to restriction and/or election requirement.					
Application	on Papers					
9) 🗆 🗆	The specification is objected to by the Examiner.					
	The drawing(s) filed on <u>31 March 2004</u> is/are: a)⊠ acc	epted or b) objected to by the Examiner.				
	Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is requ	ired if the drawing(s) is objected to. See 37 CFR 1.121(d).				
	The oath or declaration is objected to by the Examiner. I					
,						
Priority u	nder 35 U.S.C. § 119					
12)🖾 A	Acknowledgment is made of a claim for foreign priority u	nder 35 U.S.C. § 119(a)-(d) or (f).				
a)[2	a)⊠ All b) Some * c) None of:					
	 Certified copies of the priority documents have been received. 					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
	application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
	4.					
Attachment	(S) of References Cited (PTO-892)	4) Interview Summary (PTO-413)				
	of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date				
3) Inform	ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	5) Notice of Informal Patent Application 6) Other:				
S. Patent and Tre PTOL-326 (Re		Part of Paper No./Mail Date 20100909				

Art Unit: 2825

DETAILED ACTION

This FINAL office action responds to Applicant's response comprising amendments and remarks received on 06/29/2010.

In view of Applicant's response and with respect to the previously outstanding issues presented in the last office action (mailed 04/14/2010), the Examiner acknowledges:

- · Claims 1 and 3-5 are presently pending, wherein:
 - o Claims 1 and 4 are currently amended
 - o Claim 2 is newly cancelled
- Applicant has amended claim 1 to incorporate all the claim limitations recited in previously pending claim 2; therefore, the previously outstanding §102(b) rejection of claim 1 under Dupenloup is withdrawn and the previously outstanding §103(a) rejection of claim 2 under Dupenloup in view of Srinivasan is rendered most
- Applicant's amendments and remarks are not sufficient to overcome the new
 grounds of rejection necessitated by Applicant's amendment. Specifically, this
 FINAL office action rejects claims 1 and 3-5 under §103(a) as being unpatentable
 over the combination of the previously relied upon prior arts of Dupenloup and
 Srinivasan

Art Unit: 2825

Claim Rejections - 35 USC § 103

 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- Claims 1 and 3-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over 6,289,498 to Dupenloup (Hereinafter: Dupenloup) in view of US Patent No. 6,701,506 to Srinivasan et al. (Hereinafter: Srinivasan).
- 3. In re independent claim 1, Dupenloup teaches:

a method of designing a semiconductor integrated circuit [Col. 1, lines 11-16; i.e., a method for designing IC's by utilizing an automated synthesis],

comprising:

a first step for determining a number of clocks different in delay amount [Col. 11, lines 1-5 and 49-52; i.e., a plurality of clocks each different in delay are identified.],

which are used for verification of a circuit design of the semiconductor integrated circuit upon the circuit design thereof [Col. 12, lines 27-39; i.e., identified clocks are utilized in the verification of the circuit design.], and

Application/Control Number: 10/813.031

Art Unit: 2825

determining delays in the clocks on the basis of pre-set conditions for constraints of timings [Col. 17, lines 12-13, Col. 41, lines 34-45, Col. 52, lines 63-65, and Col. 53, lines 10-15; i.e., constraints, timing budgets, and clock definitions each provide delay values for clocks on the basis of design rules/constraints/directives (see Fig. 19: element 454).];

a second step for allocating clocks supplied to respective circuits [Col. 54, lines 66-67 to Col. 55, lines 1-2; i.e., clocks are defined on clock nets using a compiler's "create_clock" command in an initial/generic netlist (see Fig. 12: element 358 or Fig. 36: element 333).]; and

a third step for optimizing timings on the basis of a list obtained by the timing constraint conditions and the clock allocation [Col. 42, lines 10-19 and Fig. 36: element 334; i.e., the initial/generic netlist is optimized by the timing constraints (i.e., Dupenloup's constraints, timing budgets, and clock definitions) and initially defined clocks],

and determining whether results of analyses of the respective timings correspond to violation of the constraints of timings [Col. 2, line 17 and Col. 42, line 10; i.e., verification of the netlist is made with respect to timing constraints and violations are identified.].

wherein the optimization of the timings is repeated according to the constraint violation of the constraints of timings [Col. 42, lines 20-21; i.e., optimization is iteratively performed until timing violations are solved];

and the first, second, and third steps are performed prior to performing a layout design of the semiconductor integrated circuit [Col. 79, lines 56-67; i.e., Dupenloup's teachings relating to the first, second, and third steps are directed to circuit/logic design and result in a netlist (see Fig. 1: element 110, Fig. 19:

Art Unit: 2825

element 456, or Fig. 36: element 337) and layout design is performed after generation

of the netlist (see Fig. 1: element 112).]; and

performing a layout design [Fig. 1: element 112].

- 4. One of ordinary skill in the art recognizes the above steps of Dupenloup are directed to circuit/logic design. Moreover, **Dupenloup teaches** performing a layout design process [Fig. 1: element 112]. Specifically, Dupenloup teaches the verified and final netlist is an input to start a layout design process yielding a layout design [Col. 80, lines 66-67 and Fig. 1: element 110 (netlist) and element 112 (layout design).]. Furthermore, Dupenloup teaches during the layout design process clock trees are generated to distribute clock signals [Col. 11, lines 18-20; i.e., clock trees comprise clocks different in delay as required by the fourth step of claim 2], and teaches "timing closures flows" are used to ensure these clock signals meet timing constraints in layout design [Col. 49, lines 50-58].
- 5. However, **Dupenloup does not teach** the specific steps involved in "timing closure flows" and therefore does not teach, as required by newly amended claim 1, the performance of a layout design process includes a fifth step for adjusting skews for each of said clocks; a sixth step for adjusting delays respectively included in the clocks to the determined clock delays upon the layout design; and a seventh step for making an adjustment to a layout that satisfies the timing constraint conditions upon the layout design and determining whether analytical results of the respective timings correspond to the constraint violation, wherein the layout adjustment is repeated according to the constraint violation.

Application/Control Number: 10/813,031
Art Unit: 2825

Srinivasan teaches:

6.

a technique of performing a layout design process [Fig. 1: element 105-115; Fig. 4: element 220; Fig. 5: element 240, 252; i.e., Srinivasan's placement step initiates the layout design process! including:

a step for generating clocks different in the delay amount for the verification of a layout design [Fig. 5: element 246; i.e., a generated clock tree comprises clocks different in the delay amount (e.g., see Fig. 6, 7, or 11), and the clock tree is utilized in subsequent verification (Fig. 1: element 115).],

a step for adjusting skews for each of the clocks [Fig. 5: element 248; i.e., skews for the clocks are analyzed and corrected.],

a step for adjusting delays respectively included in the clocks to the determined clock delays upon the layout design, respectively [Fig. 5: element 250; i.e., clock delays are adjusted upon layout design (e.g., the layout process starts at element 105 of Fig. 1, and the delays for the clock tree in the layout design are adjusted in element 110 of Fig. 1).], and

a step for making an adjustment to a layout that satisfies timing constraint conditions upon the layout design [Col. 1, lines 63-67 to Col. 2, lines 1-4; i.e., a physical optimization step is provided to recursively ensure the placement of the layout meets timing constraints by performing corrections and further optimizations.] and

determining whether analytical results of the respective timings correspond to the constraint violation [Col. 1, lines 63-67 to Col. 2, lines 1-4; i.e., timing analysis is performed to detect timing violations.],

Page 7

Application/Control Number: 10/813.031

Art Unit: 2825

wherein the layout adjustment is repeated according to the constraint violation [Col. 1, lines 63-67 to Col. 2, lines 1-4; i.e., the physical optimization step recursively performs corrections on timing violations.].

- 7. It is well know to persons of ordinary skill in the art that layout design is performed at the physical design stage of the design process and layout design is itself initiated by a placement step (i.e., laying out components that are to be subsequently routed). The above steps of Srinivasan's layout design process (i.e., initiated by the placement step) are performed after circuit/logic design [Fig. 1: elements 101-103] in an attempt to create and optimize the layout designed [Fig. 1: elements 104-115 and Fig. 5: elements 240-252].
- 8. Accordingly, one of ordinary skill in the art would recognize the above teachings of Dupenloup are directed to designing and optimizing at the circuit/logic design stage of the design process and the above teachings of Srinivasan are directed to designing and optimizing at the physical design stage. Furthermore, since both Dupenloup and Srinivasan utilize a top-down approach to circuit design (i.e., starting at an abstract level (e.g., algorithmic, hdl, netlist, or circuit/logic design) and proceeding to a more detailed level (e.g., physical/layout design)), one of ordinary skill would recognize and is capable of combining the teachings of Dupenloup and Srinivasan to successfully result in a top-down design process implementing a circuit/logic design process that includes both designing and optimizing the circuit/logic design and a layout design process that includes both designing and optimizing the layout design.

Art Unit: 2825

9. Therefore, it would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to have to combined the teachings of Dupenloup and Srinivasan to successfully achieve the claimed invention, because such a combination implements the steps to ensure the design and timing constraints of the physical/layout design comply with the design and timing constraints of the circuit/logic design [Srinivasan: Col. 1, lines 32-35] and such a combination utilizes steps that are part of the typical design process [Srinivasan: Col. 1, line 27].

- 10. <u>In re claim 3</u>, a method according to claim 1, further comprising a step for adjusting the delay of each of the clocks again according to the constraint violation when the constraint violation exists in the third step [Dupenloup: Col. 13, lines 5-8].
- 11. <u>In re claim 4</u>, a method according to claim 1, further comprising a step for adjusting delays set for said clocks according to the constraint violation when the constraint violation occurs in the seventh step [Srinivasan: Col. 2, lines 1-2].
- 12. In re claim 5, a method according to claim 4, wherein adjusting the delays comprises adding an delay at a starting point where data is outputted [Srinivasan: Col. 2, lines 1-2; Fig. 18: element 454], and determining the clock delays according to the difference between the added value and the cycle of the clock [Srinivasan: Col. 19, lines 10-19; Fig. 18: elements 456 and 458].

Art Unit: 2825

Response to Arguments

 Applicant argues Srinivasan is not related to a layout design but to an electrical design [Remarks: page 5, ¶1.2].

Examiner's response

- 14. Applicant's assertion that Srinivasan's electrical design is not related to a layout design [Remarks: page 5, ¶1] and is instead a circuit design [Remarks: page 5, ¶2] is incorrect. The "electrical design" is general term used by Srinivasan to refer to a layout design upon which physical optimizations are performed. Additionally, contrary to Applicant's assertion, "electrical design" is not necessarily limited to any particular design stage/level, and may be designed at one or more stages/levels (e.g., schematic layout, transistor-level layout, gate-level layout, hierarchical layout, multi-layer layout, etc.). Furthermore, Applicant cites all of the three occurrences of the term "electrical design" found in Srinivasan's specification [Abstract; Col. 4, lines 35-37; and Col. 5, line 49] and none support the Applicant's assertions.
- 15. In any event, the point at issue is whether the relied upon steps of Srinivasan are performed in a layout design process. As disclosed above, Srinivasan's placement step [e.g., Fig. 1: element 105] initiates the layout design process comprising the steps corresponding to Applicant's claimed steps included in the layout design {i.e., as disclosed above, the steps in Srinivasan's Fig. 1 (i.e., elements 107-115) and Fig. 5 (i.e., elements 240-252) correspond to Applicant's newly amended steps recited in claim 1.}. The corresponding steps in Srinivasan's Fig. 1 and Fig. 5 necessarily occur after the initiation of the layout design process [e.g., Fig. 1: element 105], because the corresponding steps disclosed in Fig. 1 are temporally and conditionally dependent upon the initialization of the layout design [e.g., Fig. 1: element 105], and the corresponding steps disclosed in Fig. 5 are temporally and conditionally dependent

Art Unit: 2825

upon the initialization of the layout design [e.g., Fig. 1: element 105] and its resulting placement files [e.g., Fig. 1: element 106 and Fig. 5: element 240].

Conclusion

- 16. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 17. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Art Unit: 2825

18. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Suresh Memula whose telephone number is (571) 272-8046, and any inquiry for a formal Applicant initiated interview must be requested via a PTOL-413A form and faxed to the Examiner's personal fax phone number: (571) 273-8046. Furthermore, Applicant is invited to contact the Examiner via email (suresh.memula@uspto.gov) on the condition the communication is pursuant to and in accordance with MPEP §502.03 and §713.01. The Examiner can normally be reached Monday-Thursday 8am-6:30pm EST. If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Jack Chiang can be reached on (571) 272-7483. The fax phone number for the organization where this application or proceeding is assigned (i.e., central fax phone number) is 571-273-8300.

19. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Suresh Memula/

Examiner, Art Unit 2825 September 13, 2010

/Sun J Lin/ Primary Examiner, Art Unit 2825